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### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

OIPE

In re Patent Application of

KUBO ET AL.

Serial No.

10/560,338

Filed:

December 12, 2005

For:

LIQUID CRYSTAL DISPLAY DEVICE

\* \* \* \* \* \* \* \* \* \*

Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450

Sir:

# REQUEST FOR CORRECTION OF FILING RECEIPT

Enclosed is a copy of the Filing Receipt for the above-identified application which incorrectly states the title as "Liquid crystal dislay". It should read "Liquid crystal display". The correction is shown in red on the attached copy of the filing receipt. Please note your records accordingly. Correction of same is respectfully requested.

Respectfully submitted,

NIXON & VANDERHYE P.C.

Atty. Ref.:

Examiner:

Group:

4034-85

Unknown

2871

April 21, 2006

By:

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Title

display Liquid crystal-dislay

**Preliminary Class** 

359

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Since the rights granted by a U.S. patent extend only throughout the territory of the United States and have no effect in a foreign country, an inventor who wishes patent protection in another country must apply for a patent in a specific country or in regional patent offices. Applicants may wish to consider the filing of an international application under the Patent Cooperation Treaty (PCT). An international (PCT) application generally has the same effect as a regular national patent application in each PCT-member country. The PCT process **simplifies** the filing of patent applications on the same invention in member countries, but **does not result** in a grant of "an international patent" and does not eliminate the need of applicants to file additional documents and fees in countries where patent protection is desired.

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